SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2007-052524 09/16/2009

HONORABLE COLLEEN MCNALLY

CLERK OF THE COURT
C. Brown
Deputy

IN RE THE MATTER OF STEPHEN F JELACIC

STEPHEN F JELACIC 16450 E AVENUE OF THE FOUNTAIN

FOUNTAIN HILLS AZ 85268

AND

FAY L JELACIC FAY L JELACIC

P O BOX 17605

FOUNTAIN HILLS AZ 85269

AZ DES - DCSE LSA SEAL UNIT FAMILY COURT CONFERENCE

CENTER-CCC

FAMILY COURT SERVICES-CCC

JUDGE KATZ

HEARING SET

(OCH) Courtroom 002

2:44 p.m. This is the time set for Accountability Court. Petitioner/Father is neither present nor represented by counsel. Respondent/Mother is present on her own behalf. Teresa Vargas and Artis Gunn (Family Court Conference Center Officers) are present.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Fay L. Jelacic is sworn.

Docket Code 056 Form D000C Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2007-052524 09/16/2009

The Court presents the status of the case.

LET THE RECORD REFLECT that Mother failed to appear at the hearing on September 2, 2009, and a Child Support Arrest Warrant was issued for her arrest, and the purge amount was set at \$500.00.

Mother testifies that she was handed a piece of paper from her uncle that stated a payment was made in the month of August.

Discussion ensues regarding Mother's failure to appear on September 2, 2009.

Further discussion is held regarding Mother's ability to pay her child support obligation, and her drug treatment plan.

Based on the information and testimony presented,

IT IS ORDERED granting Mother's request to quash the Child Support Arrest Warrant.

IT IS FURTHER ORDERED quashing the Child Support Arrest Warrant issued on September 2, 2009 for Fay L. Jelacic.

The warrant is quashed electronically at 3:29 p.m., this date.

Based on Mother's failure to make the payments,

THE COURT FINDS that Respondent/Mother, Fay L. Jelacic, is in contempt of Court.

IT IS ORDERED that Mother may purge the contempt by paying the purge amount of **\$1,213.00 CASH ONLY** through the Clerk of Court before the next hearing.

ANY MONIES PAID AS AND FOR PURGE SHALL BE FORWARDED TO THE SUPPORT PAYMENT CLEARINGHOUSE AND APPLIED TOWARD SUPPORT/ARREARAGE PAYMENTS.

IT IS FURTHER ORDERED setting this matter for Accountability Court on October 14, 2009 at 1:30 p.m. Obligor must appear in person at the hearing which will be held before:

The Honorable Colleen McNally Maricopa County Superior Court Old Courthouse

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2007-052524 09/16/2009

125 W. Washington Courtroom 002 Phoenix, AZ, 85003 602-506-5961

FAILURE OF OBLIGOR (party required to pay) TO APPEAR AT THE ABOVE DATE AND TIME MAY RESULT IN A FINDING OF CONTEMPT AND THE ISSUANCE OF A CHILD SUPPORT ARREST WARRANT AND A JUDGMENT MAY BE ENTERED FOR ANY ADDITIONAL ARREARAGES. Obligee (party receiving monies) is welcome, but not required, to appear at the hearing.

IT IS FURTHER ORDERED that in addition to Mother purging herself by paying \$1,213.00, she is required to present the Court with proof of her application for/or participation in drug treatment.

2:49 p.m. Matter concludes.

/s/ HONORABLE COLLEEN MCNALLY

HONORABLE COLLEEN MCNALLY JUDICIAL OFFICER OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.